

OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL,
NANJANGUD.

Notification dated 2nd November 1939.

It is hereby notified for the information of the public of Nanjangud, that the Town Municipal Council, Nanjangud, will bring into force the following bye-laws for the compulsory registration of marriages in Nanjangud Town, framed by them under Section 48 (1) (f) of the Town Municipalities Act of 1933 and sanctioned by Government in their Order No. L. 3810-1—MI. 87-39-17, dated 10th October 1939, from 1st January 1940.

Registrar-General of Marriages :—

1. The Registrar-General of Births and Deaths who shall be the Director of Public Health to the Government of Mysore for the time being shall also act as the Registrar-General of Marriages.

Similarly, the Registrars of Births and Deaths shall act as the Registrars of Marriages.

Purpose of registration is merely the recording of the fact of marriages :—

2. The registration of a marriage will be a record of the fact of marriage and will, in no way, affect the validity of the marriage.

Information of marriage to be given within seven days :—

3. Information covering all the particulars specified in Form No. V. S. 3(b) appended shall be given to the Registrar of the Division within one week after the day of marriage regarding every marriage that takes place within the municipal limits.

The duty of giving notice of a marriage is laid in the first instance upon the father, mother or guardian of the bride and bride-groom.

Should these be unable or fail to give notice, the duty is laid on the priest in attendance at the marriage.

Sub-Registrar to register information without fee or reward and to inform himself of every marriage :—

4. Every Registrar shall inform himself carefully of every marriage which takes place in his Division and shall register as soon as conveniently may be after the event, without fee or reward the particulars required to be registered under bye-laws, touching every such marriage which has not already been registered.

Form of Marriage Registers to be maintained in original, duplicate, and triplicate :—

5. The Register of Marriages shall be maintained in form No. V. S-3 (b) appended in original, duplicate and triplicate.

Entries to be numbered serially for each year :—

6. In this register the occurrences registered shall be numbered serially, the series of numbers running from 1st January to 31st December for each year. No entry shall be interpolated between two serial numbers.

Written information received by the Registrar, original to be preserved for two years :—

7. All information received by the Registrar in writing in connection with the registration of marriages shall be filed by him and preserved for two years.

Registers to be renewed once in two years.

Registers to be sent by the Superintendent, Government Press, direct to the Presidents for distribution to Registrars :—

8. Each register shall consist of 72 pages—24 original, 24 duplicate and 24 triplicate and shall be used, continuously for a period of two years. The Superintendent, Government Press, will print these registers and issue them direct to the Presidents for distribution to the Registrars concerned, so as to reach them at least by the end of November each alternate year.

Triplicate copies to be sent monthly to the Presidents of Municipalities :—

9. The triplicate pages which have been written up during each month shall be detached at the perforation and sent by the Registrar to the Presidents of Municipalities, so as to reach them on or before the 5th of each month for being posted into the consolidated register of marriages which shall be maintained in each municipality.

If during any month, no marriages have taken place, the triplicate form should be sent with the remark 'nil' written thereon.

Duplicates to be sent monthly to the President on or before the 5th of each month. The Presidents to collect these returns from Registrars and forward them to the Registrar-General so as to reach him on or before the 8th day of each month.

10. Duplicate pages shall be similarly detached at the perforation and sent to the Presidents so as to reach them on or before the 5th day of each month. On receipt of these returns, the President after scrutinising them carefully should forward them in a bundle to

the Registrar-General so as to reach him on or before the 8th of each month. When however, some returns are not received on the due dates, reminders should immediately be sent to the defaulting Registrars and after obtaining these returns all such late returns should be forwarded in a second batch, so as to reach the Registrar-General on or before the 18th of the month.

Procedure in the office of the President to check ensure regular receipt of returns :—

11. A posting register showing the names of Registrars will be maintained in the Office of the President in which the returns received will be posted as they come in; when these registers show that returns have not been received by the 8th of the month, a reminder will be sent to the Registrars. The President will keep a posting register of reminders received from the Registrar-General and of reminders issued to the Registrars and will initiate disciplinary action against Registrars who are frequently in default.

The procedure in the Central Statistical Office in respect of these returns will be the same as in the case of births and deaths.

The original register to be finally deposited in the Office of the President :—

12. Each Register of originals shall be retained in the custody of the Registrar for two years after it is closed and shall then be sent to the President, who, after careful scrutiny of all unattested erasures and alterations, shall file it as a permanent record.

Errors

13. Every error found in the Register of Marriages shall be corrected by drawing a line through the original entry (but not so as to render it illegible) and writing the new entry above it, and the correction shall be fully signed and dated by the Registrar.

All such corrections shall be duly intimated to the Registrar-General through the President with reasons therefor. The corrections, when approved by the Registrar-General, will be made in the returns filed in the Central Statistical Office and intimation will be given to the Presidents for intimating the Registrars concerned.

Provided that no entry shall be corrected under this bye-law more than a year after the entry has been made except with the previous sanction of the President

When Registrar to give extract free of charges :—

14. The Registrar shall, as soon as the registration of marriage has been completed, give, on application, free of all charges, the person who gives information of the marriages an extract under his hand from the Register relating to such marriage. For purposes of this bye-law the register will be the register of originals kept by the Registrar.

Search of marriage registers :—

15. Any person may at any reasonable time on payment of a fee of four annas for each visit search any register of marriages. For purposes of this bye-law the register of marriages will be the returns sent monthly by the Registrar through the President to the Registrar-General and filed in the Central Statistical Office.

Issue of marriage certificate :—

16. Any person requiring a certificate of marriage may put in an application affixing one anna court fee stamp and enclose an eight-anna court fee stamp to be affixed to the certificate.

The application should state clearly—

- (1) the name and the father's name of the party in relation to whose marriage a certificate is required;
- (2) the date, month and year of the occurrence;
- (3) the name of the street and the division where the event occurred; and
- (4) the postal address of the applicant for sending the copy.

The application may be addressed either to the Registrar-General, or the President who will forward it to the Registrar-General on receipt of such an application, the Registrar-General will cause the return relating to the occurrence to be traced, and the true copy of the same to be issued over his signature and sent to the President for being given to the parties concerned.

Penalty for omission to give information :—

17. Any person whose duty it is to give information under the preceding bye-laws, and who neglects or refuses to give such information or gives false information, shall be liable on conviction to a fine not exceeding ten rupees.

C. KRISHNAMURTHI BAO,
For President.

Original.

Registrar-General of Marriages.

Central Statistical Office.

V. S. No. 3 (b).

MONTHLY MARRIAGE REPORT.

Name of Municipality.

	Annual No.	Date of marriage	Date of registration	Full name	Name of father with age	Name of mother with age	Description	Address, name of street, Door No., Division, City, Town or Village	Age	Date of birth	Place of birth Village, Hobli, City, Street No.	Occupation	Community	Marriage rites (Hindu, Muslim, Christian, etc., widow, re-marriage, etc.)	Particulars of previous marriages if any	Initials of the checking officer with remarks
Bride ...																
Bride-groom ...																
Bride ...																
Bride-groom ...																

To

The Registrar-General of Marriages.

Through the President.

Station.....

Signature of Sub-Registrar.

Date.....

MYSORE CITY IMPROVEMENT TRUST BOARD.

Notification No. 3 of 1939-40, dated 27th October 1939.

Whereas it has appeared to the Board of Trustees for the Improvement of the City of Mysore, that by acquiring the undermentioned properties for the purpose noted against each of them, further improvement can be made in the locality in which they are situated, it is hereby notified in accordance with Section 15 (1) of the City of Mysore Improvement Act, III of 1903, that the Board have resolved to acquire the said properties.

The plans and statements showing the extent of land, etc., required for the proposed improvements may be seen in the Chairman's Office located in the New Municipal Office Buildings, Mysore, during office hours. The following are the particulars of the properties to be required :—

Serial No.	Plan No.	Door No.	Name of Owner	Description of Property	Extent of land in feet		Extent in Sq. yds.	Boundaries				
					East to West	North to South		East	West	North	South	
BLOCK NO. 11, MANDY MOHALLA (FOR IMPROVEMENT PURPOSES).												
1	106	2140	Mr. Mirza Najafali Beig.	Land with structure thereon.	4	27	12	Mr. Mirza Arjuman-dali's property.	His own property.	Lane ...	Mr. Mirza Arjuman-dali's property.	
2	...	2141	Mr. Mirza Arjuman-dali.	Do	...	6 10 14	27 8 15	51	His own property.	Mr. Mir Mohadin Hussain's property.	Do ...	Mr. Ashfaq Hussain's property.
8	...	2142	Mr. Mohadin Hussain.	Do	...	10	64	71 1/8	Mr. Mirza Arjuman-dali's property.	His own property.	Mr. Mirza Nazafali Beig's property.	Mr. Mir Mohadin Sab's property.
4	103	2146	Mr. Gulam Ahmed Sab.	Do	...	10	39	43 1/3	Mr. Ashfaq Hussain's property.	Do ...	Mr. Mohadin Hussain's property.	Messrs. Syed Gaffar and Nawaz Khan's property.
5	102	2146	Messrs. Syed Gaffar and Nawaz Khan.	Do	...	10	29	32 2/9	Mr. Mirza Arjuman-dali's property.	Do ...	Mr. Gulam Ahamed's property.	Mr. Mohadin Khan's property.
6	100	2130	Mr. Mohadin Khan.	Do	...			35 5/9	Mr. Fida Hussain's property.	Do ...	Mr. Syed Gaffar's property.	Lane